Form 210A (10/08)

# United States Bankruptcy Court District of Delaware

In re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

### NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of <u>Transferee:</u> Fair Harbor Capital, LLC As assignee of Essential Seating Products Inc.	Name of Transferor: Essential Sealing Products Inc.
Name and Address where notices to transferee should be sent;	Court Claim # (if known): #910 Amount of Claim: \$4,187.35 Date Claim Filed:
Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor:  Essential Sealing Products Inc. Patricia Stipp 326 Melton Rd Burns Harbor, IN 46304
Phone:212 967 4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #: n/a
Name and Address where transferee payments should be sent (if different from above):	
Phone:n/a Last Four Digits of Acct #:n/a	
I declare under penalty of perjury that the information probest of my knowledge and belief.	ovided in this notice is true and correct to the
By: IstFredric Glass	Date: September 18, 2009
Transferee/Transferee's Agent Fenalty for making a false statement: Fino of up to \$500,000 or impris	sonment for up to 5 years, or both, 18 U.S.C. §§ 152 & 3571,

### United States Bankruptcy Court District of Delaware

In re: , W. R. Grace & Co., et al.,

Case No. , 01-01139 et al. (Jointly Administered under Case No. 01-01139)

#### NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

### Claim No. #910 (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on September 18, 2009.

Name of Transferee:

Fair Harbor Capital, LLC As assignee of Essential Sealing Products Inc.

Essential Sealing Products Inc.

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

Name of Alleged Transferor:

Essential Sealing Products Inc. Patricia Stlpp 326 Melton Rd Burns Harbor, IN 46304

## ~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been
filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty
(20) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substituted
as the original claimant without further order of the court.

Date:	
<del></del>	Clerk of the Court

United States Bankruptey Court District of Deluwers			1
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In te:	ŧ	Chimier i.i	!
	1	Ches Nos. 01-01139 at at , Countly Administrated Under Chas No.	01-01139)
Debtor	:	Amount \$4,187.35	
	X		•

#### TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE Beneropey Rule 2000(e)

FLEASE TAKE NOTICE that the schooled claim of Essential Scatting Products Inc ("Transferor") against the Podrot(s) is the impound of \$4,187.13, as fixed within Schooled of Assets and Liabilities filed by the Debtor(s), and all claims (including without limitation the Proof of Claim, if any, identified below and Transferor's rights to make all interest, penalties, and payments that it may be emitted to receive an amount of the amount plan of any excensory contract or laws related to the Claim and fees, if any, which may be paid with respect to the Claim and all other claims; convex of action negative the Debtor, its affiliance, any gueramore or other third party, together with voltag and offer rights and benefits firstly from, under or relating to any of the foregoing, and all each, resources, instruments and other property which may be paid or issued by Debtor in satisfaction of the Claim) of Transferor have been transferred and assigned other than its necessary to their instance of the Transferor of the Transferor to the instruments of the claims and all rights and benefits of Transferor by Debtor and the instruments of the Transferor by Debtor and the property of collection and shall not be deemed to greatly interest. Plate not also be deemed to greatly application, though, Proof of Claim or office deement with the Bankengrey Copy with regard to your claims.

I, the differenced Transferor of the above-described chapte, harshy insign and transfer my chains and all rights them inches to the Transfere upon comes as set forth in cover team received. I represent and warrant that the chain is not less than \$4,187,35 and has not been previously objected to, sold, or satisfied. Upon notification by Transfere, I agree to colorate transfere a pro-rate protein of the procham place if the claim is colored, objected to, or disablemed in whole or part by the Debter, the Court, or may other party and Transference and warrants that there are no officed at the impair to value.

Interprete that have been in may be used and by or on behalf of Debter or any other party to reduce the amount of the Claim or to impair to value.

is the event the Claim is ultimately allowed in an amount in execus of the amount purchased burds. Transferes a hereby decreed to ach to Transferes option only. Therefore hereby supers to purchase, the bullings of faild Claim at the entre parontals of claim full listent not to have the paront specified above. Therefore shall regist that he payment to Transferes upon Transfered's entire faction that the Claim has been alsowed in the higher appears and a nor antiport to any objection by the Debter.

I, the undersigned Transford headby authorize Transferse to file a notice of transfer personne to Rule 3001 (c) of the Federal Rules of Bankmany Protective (\*FRBP\*), with respect to the Claim, while Transferse performs in due diligence on the Claim. Transferse, at his sole option, may subsequently transfer the Claim back to Transferse if the diligence is not subsequently. In Transferse's sole and absolute discretion gursters to Rule 3001 (a) of the FRBP. In the event Transferse transfers the Claim back to Transferse transferse the claim back to Transferse to Rule 3001 (a) of the FRBP. In the event Chairs are transferse the claim back to Transferse the content of Transferse the Rule 3001 (a) of the FRBP. Transferse of Claim and they waives (f) are right to reason may expected hearts, and (fi) in right to needed notice parameter to Rule 3001 (a) of the FRBP. Transferse insteady acknowledges that Transferse is and to this Transferse insteady acknowledges that Transferse in and to this Transferse in Transferse in and to the Transferse in and to the Transferse in All neptesculation and oversunties made berein shall stravive the exception and delivery of Claim and my such to essignment.

Other then stated above, Transforce assumes all risks associated with debtor's ability to distribute funds. Transforce agrees to deliver to but Huthor Capital, LLC any correspondence or payments associated to the date Transforce algorithm agreement. The clerk of the court is multicric to that of the Transferre listed below. If Transferre fight to regolithm the distribution above issued to Transferre an of before pinety (91) days after immunes of such class. These loss that void the distribution that's, the amount of such applicable to such also the distribution that's, the amount of such applicable to such also depute the distribution that a mount of such applicable to such also depute the distribution of such applicable to such also depute the distribution of such a product of such a product of the distribution of such a product of such a product of the distribution.

This Transfer of Claim shall be governed by and construed in accordance with the laws of the Sages of New York. Any action arising number or counting to this Assignment of Claim may be byeight in any Some of Principal annual learned in this State of New York, and Transfers consents to lind confers personal inclinations over Transfers by small count or country and agrees that service of process may be upon Transfers by mailing a copy of said process to Transfers at the address so forth in the Assignment of Claim, and is any action because or transfers waives the right to descend a tied by Jury. Transfers achieved goe that, in the worst that the Dubtor's landamplay case is discovered to a case ander Chapter 7 of the Burketyptay Code and Transfers and the Claim. Transfers in regard to the Claim. Transfers of the Claim and conversal of the Claim shall revert back to Transfers.

	Roseptel Supling Products Inc
307	326 Molton Rd.
,	Burtos Hurbur, phil 46304
	Print Name: PATALE A STITY Tide: Iventor
	P 2. 6. 0-15 43
	Signature: Ditta:
	Ujxlapad Address (If Cilumped): 707 Males At. Stire C
	Plante: 2

TRANSFEREE: Note Harber Capital, LLA! 1841 Broadway, Soite 1007 New York, NY 10023;

Specifical Security

Victor Know

in Huther Capters, L.C.